IN THE SUPERIOR COURT OF THE STATE OF ARIZONA, In and for the County of Cochise

JUDGE: HONORABLE JOHN F KELLIHER JR, DIVISION: Two COURT REPORTER: Buffy Deneke INTERPRETER:	MARY ELLEN DUNLAP, Clerk of the Superior Court by: L. Bernice Grijalva (12/21/2018), Deputy Clerk HEARING DATE: 12/18/2018
STATE OF ARIZONA, Plaintiff,	CASE NO: S0200CR201800855
VS	MINUTE ENTRY: PLEA PROCEEDINGS
TRACY OSKERSON,	HEARING START TIME: 10:53 AM HEARING END TIME: 4:39 PM
DOB: 5/3/1970 Defendant.	
State Represented by: Michael Powell, Deputy County Defendant present in person and by Mathew Cannon, Defendant in Custody: No THE RECORD MAY SHOW that the proceeding started is	Deputy Public Defender
☑ Defendant acknowledged true name and date of birth: Yes, no corrections	
 ✓ Plea Agreement filed in Open Court ✓ Victim present ✓ Not applicable ✓ Victim notified ✓ Victim made oral statement 	to the Court
☑ Upon inquiry by the Court, Defendant acknowledged that agreement, were made; and further acknowledged that no	•
□ Court Advised Defendant of applicable constitutional right those rights, and that the only future recourse is pursuant advised Defendant of sentencing options, including any space of Defendant acknowledged an understanding of same.	to post-conviction relief proceedings. The Court also
□ Upon inquiry by the Court, the Defendant offered plea(s) agreement	of guilty to the count 1 contained in the plea
⊠ Factual basis for each plea presented by Mr. Cannon.	
□ Upon inquiry by the Court, Defendant acknowledged an a had no questions	greement with the factual basis, and stated Defendant

Date: 12/18/2018 Case No.: S0200CR201800855 Minute Entry – Plea Proceedings
⊠ Court FINDS the Defendant's plea(s) to be knowingly, intelligently, and voluntarily made, and that factual basis is adequate to support the same.
 ☑ ORDERED: ☑ Defendant's plea(s) accepted, entered of record, determination of guilt made. ☑ ORDERED: Entry of judgment of guilt and imposition of sentence set for MONDAY, FEBRUARY 11, 2019 at 10:00 a.m. in Division Six of this Court.
☐ Court FINDS Defendant has waived applicable time limits.
□ Presentence investigation report shall be prepared by the Adult Probation Department and filed with the Court prior to the sentencing date.
□ Defense counsel requests notification of presentence interview.
☑ OTHER: Conditions of release are modified. Defendant is released to her own recognizance.

c: e-mailed (e) by: bg date: 12//21/2018

County Attorney (e)

⊠DIV VI JAA (e)

Public Defender (e)

🖾 DIV II JAA (e) 🖾 APO (e)